



## PATENT COOPERATION TREATY

# **PCT**

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION  SeeNotification of Transmittal of International International Examination Report (Form PCT/IPEA/416)			
International application No.	International filing date(day/me	onth/year)	Priority date (day/month/yed	ar)
PCT/KR2003/002433	12 NOVEMBER 2003 (	(12.11.2003)	28 NOVEMBER 2002 (28.	11.2002)
IPC7 H04Q 7/24 Applicant	.) or national classification and if			
PARK, Jong-Do et al			· · · · · · · · · · · · · · · · · · ·	·
and is transmitted to the application.  This REPORT consists of a total transmitted.  This report is also accommanded and are the basis		uding this cover s s of the description taining rectificat	heet. on, claims and/or drawings w	hich have been
These annexes consist of a total	al of 8 sheets.			·
I Basis of the report II Priority  III Non-establishment IV Lack of unity of it with the citations and experience VI Certain document VII Certain defects in the citations and experience via Certain defects in the citation via Certain via	nt of opinion with regard to novel invention nent under Article 35(2) with regard lanations supporting such stateme	rd to novelty, inve	•	ability;
Date of submission of the demand	Da	ate of completion	of this report	
16 MARCH 2004	(16.03.2004)	18 MARCI	H 2005 (18.03.2005)	
Name and mailing address of the IPI  Korean Intellectual Prop  920 Dunsan-dong, Seo- Republic of Korea	perty Office	uthorized officer KIM, Ki Hew	n	(PID)
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## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No.

I.	I. Basis of the report					
1.	With	regard to the elements of the international application:*				
		the international application as originally filed				
	$\boxtimes$	the description:	as asisinally filed			
		pages	, as originally filed , filed with the demand			
		pages 7-8 , filed with the letter of 25/02/2005				
	$\boxtimes$	the claims:				
		pages	, as originally filed			
		pages, as amended (together with any s	, filed with the demand			
		pages 62-67 , filed with the letter of 25/02/200:	5			
		the drawings:				
		pages	, as originally filed , filed with the demand			
		pages filed with the letter of	, med with the demand			
		the sequence listing part of the description:				
		pages	, as originally filed			
		Clade who letter of	, filed with the demand			
•	•	pages, filed with the letter of				
<ol> <li>With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.         These elements were available or furnished to this Authority in the following language</li></ol>						
	filed together with the international application in computer readable form.					
		furnished subsequently to this Authority in written form.				
		furnished subsequently to this Authority in computer readable form				
		The statement that the subsequently furnished written sequence listing does not go bey international applicationas as filed has been furinshed.	ond the disc losure in the			
		The statement that the information recorded in computer readable form is identical to the w been furnished.	ritten sequence listing has			
4.	$\boxtimes$	The amendments have resulted in the cancellation of:  the description, pages  the claims, Nos. 13-22				
		the drawings, sheets				
5.						
	in t	clacement sheets which have been furnished to the receiving Office in response to an invitation un his opinion as "originally filed." and are not annexed to this report since they do not contain 170.17).				
	** An	y replacement sheet containing such amendments must be referred to under item I and annexed to	o this report.			





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International aplication No.

### INTERNATIONAL PRELIMINARY EXAMINATION

<b>V</b> .	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1.	Statement			
	Novelty (N)	Claims	1-12	<u>Y</u> ES
		Claims		NO
	Inventive step (IS)	Claims		YES
	Mivelia vo stop (v)	Claims	1-12	No
	Industrial applicability (IA)	Claims	1-12	YES
		Claims		NO

2. Citations and explanations (Rule 70.7)

1) D1: KR 1999-79196 A D2: KR 2000-37513 A

Claims 1-12 of the present invention relate to a management certification system of a free-call ticket which a chain-store offers its customers as a reward after selling merchandise or services. Its characteristic functions include the following things: storing supply and demand information on free-call tickets in management server: carrying out the certification process of a free-call ticket and the deduction of free-call bills.

On the other hand, D1 discloses how to impose tax on mobile telecommunication service center, which comprises the following steps: a step where a service business center provides free-call; a step where mobile telecommunication center certificates the said free-call information; a step where the mobile telecommunication center imposes tax on the business center which provides free-calls. Besides, D2 discloses a system and a method that a user makes free-calls in a limited time as a reward corresponding to the purchasing amount in shopping.

The argument received at 25/02/2005 insists that the claims 1–22 differs from D1 and D2 since there are no broker, advance payment, and substitution of toll in D1 and D2. Though the broker system, advance payment, and substitution of toll are not mentioned in D1 and D2, they can be easily invented by a person skilled in the art through the prior art; D1 and D2.

Therefore, claims 1-12 lacks an inventive step.